Instructions for Judgment and Decree of Divorce (Default) (With Children) & Form

➤ This form is used only if the parties have <u>not</u> completed a Stipulation and Settlement Agreement!

You must wait at least sixty (60) days **after** serving the Defendant before requesting that the Judge sign the Judgment and Decree of Divorce (Default).

- Complete this form in black or blue ink only!
- Complete "the Caption." **NOTE:** The caption is the top portion of each form. You will need to know the name of your county, judicial circuit (ask your Clerk of Court if you don't know), name of Plaintiff, name of Defendant and case filing number (ask your Clerk of Court if you don't know). The caption is the same on every form.
- YOU DO NOT COMPLETE THE REMAINDER OF THIS FORM NOR DO YOU SIGN THIS FORM THE JUDGE WILL COMPLETE THE REMAINDER OF THE DOCUMENT AND SIGN THE JUDGMENT AND DECREE OF DIVORCE.
- At the time of your trial on the Application for Judgment and Decree of Divorce (Default), submit the Judgment and Decree of Divorce (Default) to the court.
- If the judge signs the Judgment and Decree of Divorce (Default), the Clerk of Courts will complete the Notice of Entry Of Judgment and Decree of Divorce & Affidavit of Mailing (Form UJS-327) and send a certified copy to each party.

STATE OF SOUTH DAKOTA)	IN CIRCUIT COURT					
CO	OUNTY OF	:SS)	JUDICIAL CIRCUIT					
			DIV					
Plaintiff, vs.								
			JUDGMENT AND					
			DECREE OF DIVORCE (DEFAULT)					
	Defendant							
	The above-entitled matter	came befor	e this Court on the day of					
		20	on Plaintiff's Application for Judgment and Decree					
of	Divorce (Default). It satisfacto	rily appeari	ing to the Court from the records and files herein that					
the	e Defendant was duly served wi	th the Sum	mons (with Minor Children), Parenting Time					
Gı	uidelines and Complaint with M	inor Childr	ren on the,					
	The parties were marrie	ed on	(<i>date</i>) and at					
		(c	ity and state). It further appearing to the Court by					
viı	rtue of the Affidavit of Default s	igned by P	laintiff and filed herein that said Defendant has failed					
to	plead, to otherwise defend, or n	nake any ap	ppearance in this action and that said Defendant is in					
de	fault; Findings of Fact and Con-	clusions of	Law having been waived by virtue of Defendant's					
fai	ilure to appear in this action; the	Court hav	ing jurisdiction over the parties and the subject matter					
he	rein, now therefore,							
	IT IS HEREBY ORDER	ED, ADJU	DGED AND DECREED AS FOLLOWS:					
1.	. Plaintiff is granted a Judgment and Decree of Divorce on the grounds of irreconcilable differences, and the parties hereto are restored to the status of single persons.							
2.	The parties are the parents of the following minor child(ren):							
			, DOB					
			, DOB					
			, DOB					

٠.	Custody of the minor child(ren) shall be (check the applicable box):							
	☐ Joint legal between the parties with Father / Mother (circle one) having primary physical custody;							
	☐ The parties share joint legal and joint physical custody of the minor child(ren);							
	☐ Sole legal and physical custody to Father / Mother (<i>circle one</i>);							
	□ The parents agree to joint legal and physical custody with a shared parenting plan, as see forth below, in which the child(ren) reside no less than 180 nights per calendar year in each parent's home. The parents further agree to share the duties and responsibilities of parenting the child(ren) and shall divide the expenses of the child(ren) in proportion to their incomes; i.e Father paying%; or							
١.	Father / Mother's (<i>circle one</i>) parenting time (visitation) with the minor child(ren) shall be a follows:							
	follows:							
ĩ.	follows:							
õ.	follows:							
5.	follows: (insert name of party) shall pay child support for the support and maintenance of the minor child(ren) in the amount of \$ per							
5.	follows:							
õ.	for the support and maintenance of the minor child(ren) in the amount of \$ per month, which includes (check all the boxes that apply): □ his/her pro rata share of the health insurance provided by the Plaintiff / Defendant (circle one) for the parties' minor child(ren);							
5.								
5.								

	·					
6.	Any reasonable medical costs, including optometric, dental or orthodontic, counseling or other health care costs for the minor child(ren) which exceed \$250.00 in any year and are not covered by insurance shall be split between the parents with Mother paying% and Father paying%. Pursuant to SDCL 25-7-6.16, the parent with physical custody, which is, is solely responsible for the first \$250.00 of health care expenses incurred for each child in any calendar year.					
Th	e child support calculation is filed herein.					
7.	The child support obligation shall commence on the 1 st day of, 20					
8.	Pursuant to SDCL 25-5-18.1, the support obligation shall continue until each child attains the age of eighteen (18) or until each child attains the age of nineteen (19) if the child is a full time student in a secondary school.					
9.	The obligor's current or subsequent payor of income shall be immediately directed to withhol amounts for current support and arrearages as specified herein and as provided in SDCL 257A-23 and shall transmit said amount as provided in SDCL 25-7A-34.					
10.	Until otherwise notified by the Office of Child Support Enforcement all payments shall be made payable to "Office of Child Support Enforcement" and mailed to:					
	Office of Child Support Enforcement 700 Governor's Drive Pierre, SD 57501-2291					
11.	Regarding health insurance:					
	□ Father / Mother (<i>circle one</i>) shall obtain and/or maintain health insurance coverage for the minor child(ren) if available through employment or other group carrier at a reasonable cost.					
	☐ The court finds that neither parent currently has medical insurance for the minor child(ren). Medical insurance shall be provided for the child(ren) by a parent if the insurance is accessible for the child(ren) and available to a parent at reasonable cost. SDCL 25-7-6.16. The cost shall be apportioned between the parents. Id. The parent providing medical insurance shall notify the Department of Social Services of the insurance company name, address and policy number and name of persons covered within 30 days and shall also notify the Department of any					

name, address and policy number and the names of persons covered within thirty days. 12. The parties shall retain as their separate property all of the vehicles, personal clothing and effects, all household goods, appliances and such other items and personal property as are currently in their respective possessions, free and clear of any claim from the other. In addition the Plaintiff shall exclusively receive, as their sole and separate property, the following: _____ The Defendant shall exclusively receive, as their sole and separate property, the following: 13. Retirement / Investment accounts shall be divided as follows: 14. Any encumbrances or debts relating to or accompanying an item of personal property shall be the sole responsibility of the party retaining such property. following debts shall be assumed and paid solely by Plaintiff: The : and The following debts shall be assumed and paid solely by Defendant: All other debts shall be paid by the party incurring such debt. 15. Regarding alimony, the Court orders: ☐ Neither party shall be given alimony or spousal support; or

changes in coverage. The parent providing medical insurance shall also provide the other parent with a card or copy of the health insurance card setting forth the insurance company

16. ☐ Plaintiff, born	Defend	dant, born _		_ shall be restored
to his/her former or maiden pursuant to SDCL	name of "and	shall	be known	hereafter as
17. If required by the Court, the S.M.I.L.E. program within nir file a Certificate of Completion	ety days of signi			•
18. Each party shall, at the request documents or papers) as may be this Judgment and Decree of Detitles, or other documents of tradudgment and Decree shall open property as set forth herein.	e required in order ivorce. In the evenus fer as required	r to carry ou nt either par by this Judg	t the intentions ty shall fail to e ment and Decre	and provisions of execute deeds, e of Divorce, this
19. Additional order(s):				
Dated this day or		E COURT:		
ATTEST:	CIRCU	IT COURT	JUDGE	
Clerk of Courts By				
(SEAL)				